1 2 3 4 5 6 7 **United States District Court** Western District of Washington at Seattle 8 9 St. Paul Fire and Marine Insurance No. C06-1844RSL Company, 10 **Stipulated Order to Stay Lawsuit** Plaintiff, and Continue Trial 11 12 v. 13 Shirley Dorsey, individually and as personal representative of the Estate of Howard E. 14 Dorsey, Sr.; Akira Nakamura and Fumi Nakamura, husband and wife, and the 15 marital community composed thereof; Wesley James Hammer and Darleen G. 16 Hammer, husband and wife, and the marital community composed thereof; and Joyce 17 Hurlbert, 18 Defendants 19 20 The parties stipulate to the following Order to allow the parties to pursue settlement and possibly 21 avoid the need to try the case. 22 DATED: October 26, 2007. 23 s/ Richard L. Lambe WSBA# 9320 24 Attorney for Plaintiff Lambe Law Firm, P.S. 25 8931 SE 74<sup>th</sup> Place Mercer Island, WA 98040 26 Telephone: 425-455-7315 Fax: 206-219-6698 27 rlambe@cdbrief.com 28

Stipulated Order to Stay Lawsuit and Continue Trial (C06-1844RSL) - 1

s/ Bruce Winchell 1 WSBA# 14582 2 Attorney for Defendant Joyce Hurlbert Mills Meyers Swartling 3 1000 Second Avenue, 30th Floor Seattle, Washington 98104-1064 Telephone: (206) 382-1000 4 Fax: (206) 386-7343 5 bwinchell@mms-seattle.com 6 s/ John W. Murphy WSBA# 6079 7 Attorney for Defendant Shirley Dorsey Law Offices of John Murphy 8 1002 South Third Street Mount Vernon, Washington 98273-4302 9 Telephone: (360) 336-6647 Fax: (360)336-3923 10 JohnMurphy@JWMurphylaw.com 11 s/ Jess G. Webster WSBA# 11402 12 Attorney for Defendants Akira Nakamura and Fumi Nakamura 13 Mikkelborg Broz Wells & Fryer PLLC 1001 4th Ave Ste. 3600 14 Seattle, WA 98154-1115 Telephone: (206)623-5890 15 Fax: (206) 623-0965 Jgwebster@mikkelborg.com 16 ORDER 17 Pursuant to the Parties' Stipulation, the Court orders as follows: 18 1. This matter is stayed until April 4, 2008, except as to: 19 Any motion or stipulation to allow St. Paul to amend its Complaint to a. 20 plead a claim against the Akira Nakamura personal representative in the 21 same manner as St. Paul's claim against the Howard Dorsey personal 22 representative. 23 Defendants' pursuit of cross-claims for indemnity and contribution against b. 24 Wesley James Hammer and Darlene G. Hammer, as well as Stephen R. 25 Hammer and Marilyn M. Hammer, and St. Paul's pursuit of claims against 26 Stephen R. Hammer and Marilyn M. Hammer. 27 28

1	c. Claims for contribution by the Estate of Dorsey against the Estate of
2	Nakamura, and claims for contribution by the Estate of Nakamura against
3	the Estate of Dorsey.
4	2. The trial in this matter is continued from May 5, 2008 to November 3, 2008.
5	3. All pretrial dates are extended by approximately six months, with the exact dates
6	to be set by the Clerk based on the new trial date in an Order setting Trial Date
7	and Related Dates, which will replace the Minute Order Setting Trial Date &
8	Related Dates dated May 23, 2007.
9	
10	Dated: Novem er 7, 2007.
11	MMS (asuk) Robert S. Lasnik
12	United States District Judge
13	
14	
15	Presented by:
16	LAMBE LAW FIRM, P.S.
17	s/ Richard L. Lambe
18	WSBA# 9320 8931 SE 74 <sup>th</sup> Place
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